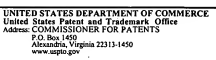


# UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/330,056	06/11/1999	KOHJI TAKAHARA	0557-4696-2	8925
22850	7590 02/09/2004		EXAMINER	
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.			PAULA, CESAR B	
1940 DUKE ALEXANDI	STREET RIA, VA 22314		ART UNIT PAPER NUMBER	
	,		2178	
			DATE MAILED: 02/09/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

			1				
	Application No.	Applicant(s)					
	09/330,056	TAKAHARA, KOHJI					
Office Action Summary	Examin r	Art Unit	•				
	CESAR B PAULA	2178					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wit	h the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty will apply and will expire SIX (6) MONT y cause the application to become ABA	ply be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 10 No.	ovember 2003.						
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) ☐ Claim(s) 1-3,8-10,15-17 and 22-30 is/are pend 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3,8-10,15-17 and 22-30 is/are reject 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.						
Application Papers							
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the order	epted or b) objected to be drawing(s) be held in abeyand ion is required if the drawing(s	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Aprity documents have been received in Aprity documents have been received.	pplication No received in this National Stage					
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)	immary (PTO-413) /Mail Date formal Patent Application (PTO-152) 					

Art Unit: 2178

#### **DETAILED ACTION**

1. This action is responsive to the amendment filed on 11/10/2003.

### This action is made Final.

2. In the amendment, claims 4-7, 11-14, and 18-21 have been canceled. Claims 22-30 have been added. Claims 1-3, 8-10, 15-17, and 22-30 are pending in the case. Claims, 1, 8, 15, 22, 25, and 28 are independent claims.

## **Priority**

3. Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d), and based on application # 10-179,731 filed in Japan on 6/11/1998, which papers have been placed of record in the file.

### **Drawings**

4. The formal drawings filed on 9/20/02 have been approved by the draftsperson.

#### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2178

6. Claims 1-3, 8-10, 15-17 remain rejected, and 22-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lesnick et al, hereinafter Lesnick (Pat.# 4,760,606, 7/26/1988).

Regarding independent claim 1, Lesnick discloses a network of user client workstations linked together in a computer local area network, to a central computer server with a main data storage (col. 4, lines 10-67, fig.2-3).

Moreover, Lesnick discloses a main data storage for storing digitized document images, which are classified into file or folders in accordance to the user information stored in a header page (col. 4, lines 4-67, and col. 11, lines 11-67).

In addition, Lesnick discloses a document processor for digitizing, and classifying documents based upon the information detected in header pages, which are separate from the document pages (col. 4, lines 27-67, and col. 10, lines 53-col. 11, line 67). Every time a new header page is encountered, a new file for storing document image data is created by an image library (col. 11, lines 10-36). For example, if there is a first header page—format image information—followed by corresponding document pages, and after these document pages there is a second header page with its respective document pages, then whenever the first header page is encountered—first sheet of format image information is detected—its document pages are scanned and stored in a first file. Once the first header page and its corresponding document pages have been processed, the second header page—format image information—is then accessed—second sheet of format image information is detected—which effectively indicates the end of the documents belonging to the first header page. This in turn triggers the creation of a second file for storing the document pages associated with the second header page.

Art Unit: 2178

Furthermore, Lesnick discloses the automatic—not by users—digitization of documents, and header pages—sheet document image information, and sheet of format image information—to be input into a main data storage for storing digitized document images, which are classified into file folders. The document images are sent to an OCR device (using or designating a single file name for those images in the file) for performing character recognition of the image (col. 3, lines 37-col. 4, line 67, and col. 11, lines 11-67). Lesnick fails to explicitly disclose an image information server connected to the network and configured to store image information in various folders to be read by the plurality of users. However, it would have been obvious to a person of ordinary skill in the art at the time of the invention to allow users to access the information stored in the folders, because this would enable the users to interact with the main data storage, and retrieve image information pertaining to such individual uses according to the information included in the header pages.

Regarding claim 2, which depends on claim 1, Lesnick teaches a header page describing user associated with a document page(s) to be digitized (col. 4, lines 32-67, fig. 6).

Regarding claim 3, which depends on claim 1, Lesnick discloses the storage of the document pages as a single document in a document file (col. 11, lines 10-44).

Claims 8-10 are directed towards a computer system for implementing the system found in claims 1-3, and therefore are similarly rejected.

Application/Control Number: 09/330,056 Page 5

Art Unit: 2178

Claims 15-17 are directed towards a method for implementing the system found in claims 1-3 respectively, and therefore are similarly rejected.

Regarding independent claim 22, the limitations: A network system including a plurality of users connected through a plurality of client terminal devices connected to a network....wherein the sheet of format image information is detected with sheet document image information.... are directed to the limitations found in claim 1, and therefore are similarly rejected.

Furthermore, Lesnick discloses a header page with a "user identification number" for the classification and storage of processed documents. The processed documents are stored within files in accordance with the header sheet (col. 4, lines 47-50, col. 11, lines 10-36). Lesnick fails to explicitly disclose the sheet of format image information describes a group user name...stores the sheet document image information in applicable folders defined by the group user name. However, it would have been obvious to a person of ordinary skill in the art at the time of the invention to group the document image information in folders defined by group user name, because Lesnick teaches above, the classification of documents having the same user id. This would provide the benefit of grouping documents according the user id—group user name.

Claim 23 is directed towards a network system equivalent to the system found in claim 22, and therefore is similarly rejected.

Art Unit: 2178

Regarding claim 24, which depends on claim 22, Lesnick discloses the storing digitized document images as a single file bitmap representation, and then stored into a file folder (col. 11, lines 11, lines 11-67).

Claims 25-27 are directed towards a network system equivalent to the system found in claims 22, 22, and 24 respectively, and therefore are similarly rejected.

Claims 28-30 are directed towards a method for controlling a network system equivalent to the system found in claims 22, 22, and 24 respectively, and therefore are similarly rejected.

## Response to Arguments

7. Applicant's arguments filed on 11/10/2003 have been fully considered but they are not persuasive. Applicants' arguments with respect to claims 1, 8, and 15 that the applied art does not teach a first and second sheets of format information as taught in the amended claims (page 10, lines 8-23). The Applicants are directed towards the rejections above as necessitated by the amendment.

Moreover, the applicant remarks that Lesnick does not teach or suggest utilizing a second sheet of format information to indicate the end of document to be stored as taught in the

Art Unit: 2178

amended claims (page 11, lines 1-11). The Applicants are directed towards the rejections above as necessitated by the amendment.

Regarding new claims 22-30, the applicant remarks that Lesnick does not teach or suggest the group user name for continuously storage of document image information in folders defined by the group user name as taught in the amended claims (page 11, lines 12-21). The Applicants are directed towards the rejections above as necessitated by the amendment.

#### Conclusion

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

I. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Cesar B. Paula whose telephone number is (703) 306-5543. The examiner

can normally be reached on Monday through Friday from 8:00 a.m. to 4:00 p.m. (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Heather Herndon, can be reached on (703) 308-5186. However, in such a case, please allow at

least one business day.

Any inquiry of a general nature or relating to the status of this application or proceeding should

be directed to the Group receptionist whose telephone number is (703) 305-3900.

Any response to this Action should be mailed to:

Director United States Patent and Trademark Office

Washington, D.C. 20231

Or faxed to:

• (703) 703-872-9306, (for all Formal communications intended for entry)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

STEPHEN S. HONG PRIMARY EXAMINER

CBP